

R E M A R K S

By this Amendment claim 1 has been amended to further clarify the claimed subject matter. Entry is requested.

The examiner should note that claim 5 was amended in the Amendment of April 28, 2009 to change its dependency from claim 4 to claim 1. The deletion line through number 4 was simply not very visible.

In the outstanding Office Action the examiner has rejected claims 1, 5-16 and 18-28 under 35 U.S.C. 112 because various terms and phrases added to claim 1 are allegedly not supported in the original specification ("new matter rejection").

By this Amendment claim 1 has been further amended to better define the invention. However, the examiner's rejection against claim 1 as previously presented is totally without merit.

The examiner stated that there is no support for defining a "first" coupling part. Please refer in this regard to the specification at page 17, line 20.

The examiner stated that there is no support for defining the first and second coupling part as "transferring" torque and rotational movement. Please refer in this regard to the specification at page 7, lines 18-25.

The examiner stated that there is no support for defining the first coupling part being "adapted to take one of two settings..." Please refer in this regard to the specification at page 7, lines 27-29.

The examiner stated that there is no support for defining an "expanded" setting of the safety unit . Please refer in this regard to the specification at page 7, line 29.

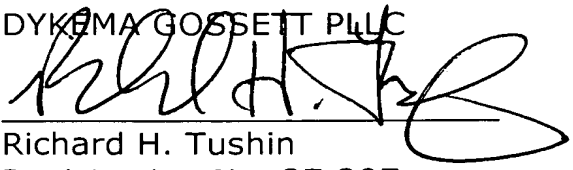
The examiner stated that there is no support for defining the second coupling part including a collar centered in the groove...to said second coupling part." Please refer in this regard to the specification at page 21, lines 13-16, lines 18-19 and lines 21-23.

The examiner's rejection is incorrect and should be withdrawn.

Respectfully submitted,

DYKEMA GOSSETT PLLC

By:


Richard H. Tushin
Registration No. 27,297
Franklin Square, Third Floor West
1300 I Street, N.W.
Washington, DC 20005-3353
(202) 906-8680